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OSTROLENK FABER GERB & SOFFEN 1180 AVENUE OF THE AMERICAS			RIVERO, AI	LEJANDRO
NEW YORK, NY 100368403			ART UNIT	PAPER NUMBER
			2684	

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Please find below and/or attached an Office communication concerning this application or proceeding.

U.S. Patent and Trademark Office PTOL-326 (Rev. 7-05) Office Ac	ction Summary Pa	art of Paper No./Mail Date 20060113			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:				
 a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119					
10) ☐ The drawing(s) filed on <u>04 August 2003</u> is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
9)⊠ The specification is objected to by the Examiner.					
Application Papers					
Disposition of Claims 4) Claim(s) 1-12 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-12 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	vn from consideration.	•			
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
1)⊠ Responsive to communication(s) filed on <u>04 August 2003</u> . 2a)□ This action is FINAL . 2b)⊠ This action is non-final.					
Status 1) Representation (a) filed on 0.4 As	vaunt 2002				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
	Alejandro Rivero	2684			
Office Action Summary	Examiner	Art Unit			
	10/633,833	ENDO, ETSURO			
	Application No.	Applicant(s)			

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DETAILED ACTION

Specification

1. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

The following title is suggested: "METHOD AND DEVICE FOR CONTROLLING
THE POWER SUPPLY OF A SUBCONTROLLER USING A MONITORING TASK AND
A PREDETERMINED TIME-OUT PERIOD".

2. The disclosure is objected to because of the following informalities:
In page 2 line 20, replace "control" with "controlling". In page 3 line 11, replace "allow" with "allows". In page 13 line 25, replace "cub CPU" with "sub CPU".
Appropriate correction is required.

Claim Rejections - 35 USC § 101

3. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 10, 11 and 12 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Claims to computer data structures and programs per se are not statutory subject matter and are ineligible for patenting. See MPEP 2106 IV B 1(a). On the other hand, a claim to a tangible computer-readable medium encoded with a computer data structure or program is eligible statutory subject matter, i.e. it is one of the four categories of enumerated subject matter, because it is a computer element which defines structural and functional interrelationships between the computer program and other components of a computer which permit the computer

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program's functionality to be realized. For the purpose of this examination claims 10-12 will be interpreted as relating to a computer-readable medium encoded with a computer data structure or program instructing a computer to implement a power supply control method.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 6. Claims 1-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Zhou et al. (US 2003/0003973 A1) in view of Cannon (WO 94/17502, cited in applicant's IDS).

Consider claim 1, Zhou et al. disclose a power supply control method in a portable communication device provided with a plurality of controllers including a main controller (control portion) and a sub controller (cellular radio device) for controlling external communication (Abstract, figure 1 elements 1, 3 and 4), comprising the steps

of: a) checking whether the sub controller is performing the external communication (Paragraphs [0016] and [0035]); and b) when the external communication has not been performed powering off the sub controller (Abstract, figure 1 elements 1, 3 and 4, paragraphs [0016] and [0035]).

However, Zhou et al. do not disclose a predetermined time-out period.

Cannon discloses a predetermined time-out period (Abstract, page 2 lines 1-19).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to use a predetermined time-out period as taught by Cannon in the method of Zhou et al. in order to respond to a need to communicate with the external device during the predetermined time-out period and disconnect power when the time-out period expires in order to save power (as suggested by Cannon in page 1 lines 13-32, page 2 lines 1-19, and as suggested by Zhou et al. in paragraph [0012]).

Consider claim 2, Zhou et al. as modified by Cannon disclose all the limitations as applied to claim 1 above and also disclose wherein the external communication is radio communication with a mobile communications system for location registration of the portable communication device (Paragraph [0016], of Zhou et al.).

Consider claim 3, Zhou et al. as modified by Cannon disclose all the limitations as applied to claim 1 above and also disclose wherein the external communication is wired communication with an external information processing device through an external connector (Page 5 lines 20-26, page 6 lines 31-35, figure 1 elements 101, 103, 118, 128 and 119, of Cannon).

Consider claim 6, Zhou et al. disclose a power supply control system in a portable communication device provided with a plurality of controllers including a main controller (control portion) and a sub controller (cellular radio device) for controlling external communication (Abstract, figure 1 elements 1, 3 and 4), comprising: operation check means for checking whether the sub controller is performing the external communication (Paragraphs [0016] and [0035]); and power control means controlling power supply of the sub controller such that the sub controller is powered off when the external communication has not been performed (Abstract, figure 1 elements 1, 3 and 4, paragraphs [0016] and [0035]).

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However, Zhou et al. do not disclose a predetermined time-out period.

Cannon discloses a predetermined time-out period (Abstract, page 2 lines 1-19).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to use a predetermined time-out period as taught by Cannon in the method of Zhou et al. in order to respond to a need to communicate with the external device during the predetermined time-out period and disconnect power when the time-out period expires in order to save power (as suggested by Cannon in page 1 lines 13-32, page 2 lines 1-19, and as suggested by Zhou et al. in paragraph [0012]).

Consider claim 9, Zhou et al. disclose a portable communication device comprising: a radio communication section for communicating with a base station of a mobile communication system (Abstract, figure 1 elements 1, 3 and 4, figure 2 element 44); a main CPU for controlling an entire operation of the portable communication device (Abstract, paragraph [0035], figure 1 elements 1, 3 and 4, figure 2 element 50); a

sub CPU for controlling external communication (Abstract, figure 1 elements 1, 3 and 4, figure 2 elements 57 and 58); a dual port memory connected to the main CPU at one port and connected to the sub CPU at the other port, for transferring messages between the main CPU and the sub CPU (Paragraph [0035], figure 2 elements 50, 51, 52, 53, 57, 58 and 59, where Zhou et al. disclose the main CPU 50 and the power control portions 57 and 58 are both connected to memory elements using bus 59), wherein the main CPU implements: operation check means for checking whether the sub controller is performing the external communication (Paragraphs [0016] and [0035]); and power control means controlling power supply of the sub controller such that the controller is powered off when the external communication is not been performed (Abstract, figure 1 elements 1, 3 and 4, paragraphs [0016] and [0035]).

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However, Zhou et al. do not disclose wherein the main CPU implements a predetermined time-out period and wherein the sub controller implements: response means for sending the operation check response back to the main controller when the external communication is being performed.

Cannon discloses wherein the main CPU implements a predetermined time-out period and wherein the sub controller implements: response means for sending the operation check response (retry request) back to the main controller when the external communication is being performed (Abstract, page 2 lines 1-19, figure 1 elements 119 and 128).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to use a predetermined time-out period as taught by Cannon and

response means for sending the operation check response back to the main controller when the external communication is being performed, also taught by Cannon, in the method of Zhou et al. in order to respond to a need to communicate with the external device during the predetermined time-out period and disconnect power when the time-out period expires in order to save power (as suggested by Cannon in page 1 lines 13-32, page 2 lines 1-19, and as suggested by Zhou et al. in paragraph [0012]).

Consider claim 10 and the 35 U.S.C. 101 rejection above, Zhou et al. disclose a computer program (control program) instructing a computer implement a power supply control method in a portable communication device provided with a plurality of controllers including a main controller and a sub controller for controlling external communication (Abstract), the program comprising the steps of: checking whether the sub controller is performing the external communication and powering off the sub controller (Paragraphs [0016] and [0035]).

However, Zhou et al. do not disclose adjusting the power when the external communication has not been performed for a predetermined time-out period.

Cannon discloses adjusting the power when the external communication has not been performed for a predetermined time-out period (Abstract, page 2 lines 1-19).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to adjust the power when the external communication has not been performed for a predetermined time-out period as taught by Cannon in the method of Zhou et al. in order to respond to a need to communicate with the external device during the predetermined time-out period and disconnect power when the time-out period

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expires in order to save power (as suggested by Cannon in page 1 lines 13-32, page 2 lines 1-19, and as suggested by Zhou et al. in paragraph [0012]).

Consider claims 4, 7, 11 and the 35 U.S.C. 101 rejection above, Zhou et al. as modified by Cannon disclose all the limitations as applied to claims 1, 6 and 10 above and also disclose wherein the operation check means sends an operation check request (attempt to communicate) to the sub controller when an operation check timer is reset for the predetermined time-out period (Abstract, page 2 lines 1-19 of Cannon, reads on claims 4, 7 and 11), and determines whether an operation check response (retry request) to the operation check request is received from the sub controller (Abstract, page 2 lines 1-19 of Cannon, reads on claims 4, 7 and 11), and the power control means powers off the sub controller (Paragraphs [0016] and [0035] of Zhou et al., reads on claims 4, 7 and 11) when the operation check response is not received from the sub controller within the predetermined time-out period (Abstract, page 2 lines 1-19 of Cannon, reads on claims 4, 7 and 11), and keeping the sub controller powered on when the operation check response is received from the sub controller within the predetermined time-out period (Abstract, page 2 lines 1-19 of Cannon, reads on claims 4, 7 and 11).

Consider claims 5, 8, 12 and the 35 U.S.C. 101 rejection above, Zhou et al. as modified by Cannon disclose all the limitations as applied to claims 4, 7 and 11 above and also disclose implementing at least an external interface task (attempt to communicate) and timer handler (predetermined response time period) in the main controller (Abstract, page 2 lines 1-19 of Cannon, reads on claims 5 and 12); and

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implementing at least an external communication monitoring task the sub controller, wherein the external interface task sends operation check request when timer handler starts operation check timer (Abstract, page 2 lines 1-19 of Cannon, reads on claims 5 and 12) and, when the operation check response is not received from the sub controller within the predetermined time-out period(Abstract, page 2 lines 1-19 of Cannon, reads on claims 5 and 12), powers off the sub controller (Paragraphs [0016] and [0035] of Zhou et al., reads on claims 5 and 12), wherein the external communication monitoring task sends the operation check response back to the external interface task when the external communication is being performed (Abstract, page 2 lines 1-19 of Cannon, reads on claims 5, 8 and 12).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alejandro Rivero whose telephone number is (571) 272-2839. The examiner can normally be reached M-F, 8:30AM-5:00PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nay Maung can be reached on (571) 272-7882. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on

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access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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NICK CORSARO PRIMARY EXAMINER